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May 19, 2004

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MAY 19 2004

FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

**By Hand Delivery**

Marlene H. Dortch, Esquire  
Secretary  
Federal Communications Commission  
445 12<sup>th</sup> Street, S.W., Room TW-B204  
Washington, D.C. 20554

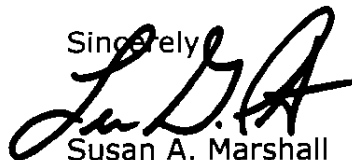
RE: Opposition to Petition for Rulemaking – MB Docket 04-82  
Pima, Arizona - Channel 296A

Dear Ms. Dortch:

Desert West Air Ranchers Corporation, by and through its attorneys, hereby submits this Erratum to its Opposition filed on May 17, 2004, in the above-referenced proceeding.

Should there be any questions regarding this Petition, please contact undersigned counsel.

Sincerely,



Susan A. Marshall  
Lee G. Petro

Counsel for Desert West Air  
Ranchers Corporation

Enclosures

cc: As shown in Certificate of Service

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**Before the  
Federal Communications Commission  
Washington, D.C. 20554**

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FEDERAL COMMUNICATIONS COMMISSION  
OFFICE OF THE SECRETARY

**In the Matter of:** }  
 }  
**Amendment of Section 73.202(b),** }  
**Table of Allotments,** }  
**FM Broadcast Stations** }  
 }  
**(Pima, Arizona)** }

**MB Docket No.: 04-82  
RM-10877**

**TO: CHIEF, MEDIA BUREAU**

**ERRATUM TO  
OPPOSITION TO  
PETITION FOR RULEMAKING**

Desert West Air Ranchers Corporation ("Desert West"), by and through its attorneys, hereby submits this Erratum to its Opposition filed on May 17, 2004. Desert West filed the Opposition challenging the proposal of Calvary Chapel of Tucson ("Calvary Chapel") to reserve Channel 296A, Pima, Arizona, for noncommercial use.

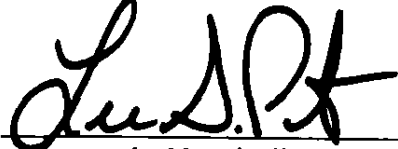
In its Opposition, Desert West argued that Calvary Chapel failed to provide a detailed analysis of the interference caused by KUAT-TV, Tucson, Arizona, to the proposed FM facility at Pima, Arizona. The correct argument is that Calvary Chapel failed to provide a detailed analysis of the interference caused to the reception of the KUAT-TV signal from the proposed Pima facility. The Engineering Statement provided with Desert West's Opposition correctly stated Desert West's concern.

However, to ensure that there would be no confusion as to the deficiencies contained in Calvary Chapel's Petition, the instant Erratum is being provided. Nothing in this Erratum undermines the conclusion that Calvary Chapel's Petition for

Rulemaking seeking to reserve Channel 296A at Pima, Arizona, must be dismissed or denied.

Respectfully submitted,

**DESERT WEST AIR RANCHERS CORPORATION**

By: 

Susan A. Marshall

Lee G. Petro

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Its Counsel

May 19, 2004

**CERTIFICATE OF SERVICE**

I, Michelle Brown Johnson, a secretary in the law firm of Fletcher, Heald & Hildreth, P.L.C., do hereby certify that a copy of the foregoing "Erratum" was sent this 19<sup>th</sup> day of May, 2004, by first-class United States Mail, postage prepaid to:

David A. O'Connor, Esquire  
Holland & Knight, LLP  
2099 Pennsylvania Avenue, N.W., Suite 100  
Washington, D.C. 20006-6801  
Counsel for Calvary Chapel of Tucson

  
Michelle Brown Johnson